UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

MARYLAND CONGRESS OF PARAND TEACHERS, INC.,	RENTS)	
, ,	Plaintiff)	
)	Case No. 1:20-cv-02875
V.)	
)	
NATIONAL CONGRESS OF PARE	ENTS)	
AND TEACHERS, INC.,)	
	Defendant.)	

JOINT STIPULATION OF DISMISSAL WITH PREJUDICE

Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, Plaintiff
Maryland Congress of Parents and Teachers, Inc. ("Plaintiff") and Defendant National Congress
of Parents and Teachers, Inc. ("Defendant"), by their respective counsels, stipulate that the
above-captioned action and all claims asserted therein are dismissed with prejudice as to those
claims.

/s/ Eric Rigatuso

Eccleston and Wolf I

Eccleston and Wolf PC 7240 Parkway Dr., Fourth Fl.

Hanover, MD 21076 Phone: 410-752-7474

Email: rigatuso@ewmd.com

/s/ Charles Tucker, Jr.

Tucker Moore Group

8181 Professional Pl., Suite 207

Hyattsville, MD 20785 Phone: 301-577-1175

Email: charles@tuckerlawgroupllp.com

CERTIFICATE OF SERVICE

I hereby certify that the foregoing was served on this the 10th of December 2020, via the Court's CM/ECF filing system upon all counsel of record:

Eric Rigatuso Eccleston and Wolf PC Baltimore Washington Law Center 7240 Parkway Dr., Fourth Fl. Hanover, MD 21076

Phone: 410-752-7474

Email: rigatuso@ewmd.com

/s/Charles Tucker, Jr.

Charles Tucker, Jr. (0808260001) Tucker Moore Law Group Senior Partner 8181 Professional Place, STE 207 Hyattsville, Maryland 20785 Direct: 301-577-1175 charles@tuckerlawgroupllp.com